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KELLY G. RICHARDSON, Bar No.: 112666 1 ALISA E. SANDOVAL, Bar No.: 206426 2 RICHARDSON • OBER PC 234 E. Colorado Blvd., 8th Floor 3 Pasadena, California 91101 626.449.5577 DEC 12 2017 626.449.5572 4 Fax: herei k. griter Breette Offic ri Cierk Attorneys for Defendants, CHENEY ADRIENNE SHAPIRO: CHENEY SHAPIRO DESIGNS 401K; 6 CHENEY SHAPIRO DESIGNS: 7 CHENEY ADRIENNE SHAPIRO TRUSTEE OF DEFENDANT CHÉNEY 8 SHAPIRO DESIGN 401K; RESOURCEFUL DEVELOPMENTS, INC.; RICHARD JUDSON WILLIAMS 10 SUPERIOR COURT OF THE STATE OF CALIFORNIA 11 **COUNTY OF LOS ANGELES** 12 Richardson + Harman + Ober PC 234 E. Colorado Blvd., 8th Floor Pasadena, California 91101 Telephone: 626.449.5577 13 DAVID A. GLAZER, an individual, Case No.: BC 669741 14 Plaintiff. Assigned to the Honorable: Richard E. Rico Dept. 17 15 VS. ANSWER OF DEFENDANTS CHENEY 16 CHENEY ADRIENNE SHAPIRO; CHENEY ADRIENNE SHAPIRO; CHENEY SHAPIRO SHAPIRO DESIGNS 401K; CHENEY DESIGNS 401K; CHENEY SHAPIRO 17 SHAPIRO DESIGNS; CHENEY ADRIENNE DESIGNS; CHENEY ADRIENNE SHAPIRO, SHAPIRO, TRUSTEE OF DEFENDANT TRUSTEE OF DEFENDANT CHENEY 18 SHAPIRO DESIGNS 401K; RICHARD CHENEY SHAPIRO DESIGN 401K; RESOURCEFUL DEVELOPMENTS, INC.; JUDSON WILLIAMS; AND RESOURCEFUL 19 RICHARD JUDSON WILLIAMS; DEVELOPMENTS, INC. TO THE FIRST SILVERWOOD PROPERTIES, INC.; AMENDED COMPLAINT OF PLAINTIFF 20 KENNETH HOWARD SHAPIRO; PODLEY DAVID A. GLAZER ASSOCIATES REALTORS; LINDA 21 DARLINGTON SEYFFERT; SEISMIC SAFETY, INC.; EDMUND J. SYLVIS; KEN 22 LAMARR COMPTON; AND DOES 2 THROUGH 250, 23 Defendants. 24 25 Defendants CHENEY ADRIENNE SHAPIRO; CHENEY SHAPIRO DESIGNS 401K; 26 27 CHENEY SIIAPIRO DESIGNS; CHENEY ADRIENNE SHAPIRO, TRUSTEE OF 28 DEFENDANT CHENEY SHAPIRO DESIGNS 401K; RICHARD JUDSON WILLIAMS; AND

> ANSWER OF SHAPIRO DEFENDANTS, RICHARD JUDSON WILLIAMS AND RESOURCEFUL DEVELOPMENTS, INC. TO FIRST AMENDED COMPLAINT

CIT/CASE: BC669741

LEA/DEF#:

RECEIPT #: CCH505376106

DATE PAID: 12/12/17 03:38 PM PAYMENT: \$2.610.00 310

RECEIVED:

CHECK: \$2.610.00 CASH: \$0.00 CHANGE: \$0.00 CARD: \$0.00

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RESOURCEFUL DEVELOPMENTS, INC (collectively the "Answering Defendants"), for themselves only, file their Answer to the First Amended Complaint ("FAC") as follows:

GENERAL DENIAL

By virtue of and pursuant to the provisions of the Code of Civil Procedure section 431.30, these Answering Defendants, generally and specifically deny each and every, all and singular, conjunctively and disjunctively, the allegations contained in said FAC, and each and every part thereof, and each and every cause of action thereof, and further specifically deny that Plaintiff has been injured or damaged in the sum alleged, or in any other sum, or at all, by reason of any carelessness, negligence, act or omission of these Answering Defendants.

FIRST AFFIRMATIVE DEFENSE

(Fails to State Facts Sufficient to Constitute a Cause of Action)

1. As a first and separate affirmative defense to each and every cause of action stated in Plaintiff's FAC as against them, these Answering Defendants allege that said causes of action fail to state facts sufficient to constitute a cause or causes of action against these Answering Defendants.

SECOND AFFIRMATIVE DEFENSE

(Statute of Limitations)

2. As a second and separate affirmative defense to each cause of action asserted against them, these Answering Defendants allege that Plaintiff's FAC on file herein is barred by reason of the applicable statutes of limitations, including but not limited to Code of Civil Procedure sections 337, 340, 337.1, 337.15, 338, 339, 343 and Civil Code section 2079.

THIRD AFFIRMATIVE DEFENSE

(Comparative Negligence)

3. As a third and separate affirmative defense to each and every cause of action stated in the FAC as against them, these Answering Defendants allege that Plaintiff was negligent in and about the matters alleged in the FAC and failed to exercise due care for his own protection and that Plaintiff's damages, if any, are directly and proximately the result in whole or in part from Plaintiff's own negligence. Accordingly, Plaintiff's damages must be reduce in proportion to

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Plaintiff's own fault in bringing about his damages.

FOURTH AFFIRMATIVE DEFENSE

(Third Party Negligence)

4. As a fourth and separate affirmative defense to each cause of action asserted against them, these Answering Defendants allege that third parties were careless and negligent in and about the matters alleged in the FAC, and that said carelessness and negligence on the part of said third parties proximately contributed to the happening of the accident and to Plaintiff's injuries, loss and/or damage, if any, allegedly sustained. Therefore, any damages awarded to Plaintiff shall be diminished in proportion to the amount of fault attributed to said third parties.

FIFTH AFFIRMATIVE DEFENSE

(Laches)

5. As a fifth and separate affirmative defense to each cause of action asserted against them, these Answering Defendants allege that the FAC on file herein is barred by reason of Plaintiff's laches in that Plaintiff waited an unreasonable period of time to bring his FAC, to the detriment of these Answering Defendants.

SIXTH AFFIRMATIVE DEFENSE

(Unclean Hands)

6. As a sixth and separate affirmative defense to each cause of action asserted against them, these Answering Defendants allege that Plaintiff is barred by reason of Plaintiff's coming into court with unclean hands.

SEVENTH AFFIRMATIVE DEFENSE

(Waived Right to Relief Sought)

7. As a seventh and separate affirmative defense to each cause of action asserted against them, these Answering Defendants allege that Plaintiff has waived his rights to the relief sought in the FAC against these Answering Defendants by virtue of its acts, conduct, representations and omissions.

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EIGHTH AFFIRMATIVE DEFENSE

(Mitigate Damages)

8. As a eighth and separate affirmative defense to each and every cause of action asserted against them, these Answering Defendants allege that Plaintiff could have, by the exercise of reasonable diligence, limited or prevented his damages, if any, as a result of the actions alleged in the FAC and that Plaintiff has failed or refused to do so. Such failures or refusals on the part of Plaintiff constitute failure to mitigate his damages.

NINTH AFFIRMATIVE DEFENSE

(Acts of Fictitiously Named Defendants)

9. As a ninth and separate affirmative defense to each cause of action asserted against them, these Answering Defendants are informed and believe and thereon allege that they are not legally responsible for the acts and/or omissions of those defendants fictitiously named herein as DOES.

TENTH AFFIRMATIVE DEFENSE

(Intervening, Supervening and Superseding Causes)

10. As an tenth and separate affirmative defense to each cause of action asserted against them, these Answering Defendants are informed and believe and thereon allege that the injuries and damages of which the Plaintiff complains were proximately caused or contributed to by the acts of other defendants, persons and/or entities. Said acts were in intervening, supervening and superseding a cause of the injuries and damages, if any, of which the Plaintiff complains, thus barring Plaintiff from any recovery against these Answering Defendants.

ELEVENTH AFFIRMATIVE DEFENSE

(Estoppel)

11. As a eleventh and separate affirmative defense to each cause of action asserted against them, these Answering Defendants are informed and believe, and thereon allege, that Plaintiff has engaged in conduct with respect to the activities and/or premium which are the subject of the FAC, and by reason of said activities and conduct, is estopped from asserting any claim for damages or seeking any other relief against these Answering Defendants.

TWELFTH AFFIRMATIVE DEFENSE

(Damages Caused by Acts or Omissions Beyond Answering Defendants' Control)

12. As a twelfth and separate affirmative defense to each cause of action asserted against them, these Answering Defendants are informed and believe, and thereon allege, that the damages sustained by Plaintiff, if any, were proximately caused by the acts, omissions, negligence, fraud, and/or breach of obligations by persons other than these Answering Defendants and beyond these Answering Defendants' supervision and control.

THIRTEENTH AFFIRMATIVE DEFENSE

(Standard of Care Met)

13. As a thirteenth and separate affirmative defense to each cause of action asserted against them, these Answering Defendants are informed and believe, and thereon allege, that in all aspects these Answering Defendants met the applicable standard of care regarding Plaintiff.

FOURTEENTH AFFIRMATIVE DEFENSE

(Active Negligence of Plaintiff)

14. As a fourteenth and separate affirmative defense to each cause of action asserted against them, these Answering Defendants are informed and believe, and thereon allege that the damages sustained or to be sustained by Plaintiff, if any, were proximately caused or contributed to by the active negligence of Plaintiff in that he personally participated in a negligent act or omission that brought about the injuries or damages of which he is now complaining Consequently, neither the law nor any agreement entitles Plaintiff to an indemnity.

FIFTEENTH AFFIRMATIVE DEFENSE

(Non-Economic Damages)

15. As a fifteenth and separate affirmative defense to each cause of action asserted against them, these Answering Defendants' liability for non-economic damages, if any, is limited to that percentage of those damages which are in direct proportion of these Answering Defendants' percentage of fault in accordance with Civil Code section 431.2(a).

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SIXTEENTH AFFIRMATIVE DEFENSE

(Lack of Privity)

16. As a sixteenth and separate affirmative defense to each cause of action asserted against them, these Answering Defendants were not parties to the original agreement which forms the basis of Plaintiff's FAC and, therefore, Plaintiff lacks the required privity to raise the claims alleged.

SEVENTEENTH AFFIRMATIVE DEFENSE

(Lack of Justifiable Reliance)

17. As a seventeenth and separate affirmative defense to each cause of action asserted against them, these Answering Defendants are informed and believe, and thereon allege, that Plaintiff lacked any justifiable reliance concerning the supposed misstatements attributed to these Answering Defendants.

EIGHTEENTH AFFIRMATIVE DEFENSE

(Set-Off to Recovery)

18. As a eighteenth and separate affirmative defense to each cause of action asserted against them, these Answering Defendants are informed and believe, and thereon allege, that they are entitled to a set-off as a result of any recovery made by Plaintiff from any other party, in connection with the damages claimed in this lawsuit.

NINETEENTH AFFIRMATIVE DEFENSE

(Damages Did Not Arise From Defendants' Alleged Breach)

19. As a nineteenth separate affirmative defense to each cause of action asserted against them, these Answering Defendants are informed and believe, and thereon allege, that as to each alleged cause of action set forth in the FAC, the conditions set forth therein and the damages related thereto did not arise out of any action by these Answering Defendants nor any act or omission related thereto and thus recovery is precluded.

TWENTIETH AFFIRMATIVE DEFENSE

(Reasonable Reliance on Information Provided by Owner)

20. As a twentieth and separate affirmative defense to each cause of action asserted

against them, these Answering Defendants are informed and believe, and thereon allege, that they and their representative agents justifiably relied on information furnished by the owner or by persons directly employed by the owner of the subject property set forth in the FAC

TWENTY-FIRST AFFIRMATIVE DEFENSE

(Reservation of Right to Assert Additional Affirmative Defenses)

21. As a twenty-first and separate affirmative defense to each cause of action asserted against them, these Answering Defendants allege that they currently have insufficient information upon which to form a belief as to whether he may have additional, as yet unstated, affirmative defenses available. These Answering Defendants therefore reserve the right to assert additional affirmative defenses in the event discovery indicates that they would be appropriate.

TWENTY-SECOND AFFIRMATIVE DEFENSE

(Breach of Contract)

22. As a twenty-second and separate affirmative defense to each cause of action asserted against them, these Answering Defendants allege that any obligations owed by him under any alleged contract were excused by Plaintiffs breach of the alleged contract.

TWENTY-THIRD AFFIRMATIVE DEFENSE

(Authorization)

23. As a twenty-third and separate affirmative defense to each cause of action asserted against them, these Answering Defendants allege that by virtue of the acts of the Plaintiff, and/or the persons and/or entities acting on his behalf, Plaintiff is barred from prosecuting the purported causes of action set forth in the Complaint by the doctrine of authorization.

TWENTY-FOURTH AFFIRMATIVE DEFENSE

(Lack of Deception)

24. As a twenty-fourth and separate affirmative defense to each cause of action asserted against them, these Answering Defendants allege that the actions taken by these Answering Defendants were not deceptive.

WHEREFORE, these Answering Defendants prays as follows:

1. That Plaintiff take nothing by way of his FAC on file herein;

2.	That judgment be	entered in the	within action	in favor	of these	Answering
Defendan	ts upon the issues o	of the FAC;				1

- 3. For an award to these Answering Defendants of attorney's fees, if allowed by law, and costs of suit herein incurred; and
 - 4. For such other and further relief as the Court may deem just and proper.

DATED: December 12, 2017

RICHARDSON + OBER PC

Bv:

ALISIA E. SANDOV AL Attorneys for Plaintiff

KEN WULFF

Proof of Service

SERVICE LIST

	1	<u>SERVICE LIST</u>				
	2	RE: Glazer v. Cheney Adrienne Shapiro, et. al.				
	3	Case No.: BC 669741				
	4					
	5	Ronald A. Hartmann, Esq. Kurt E. Kananen, Esq.	Attorneys for Plaintiff David Glazer			
	6	Hartmann & Kananen 5743 Corsa Avenue, Suite 119				
	7	Westlake Village, California 91362	•			
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	8	Email: constructiondefects@sbcglobal.net				
	9	Jeffery M. Lenkov, Esq. Manning & Kass Ellrod Ramirez, LLP	Attorneys for Defendants Ken L. Compton; Edmund J. Sylvis; Seismic Safety			
	10	801 South Figueroa Street, 15th Floor	Editional 3. Syrvis, Scisinic Surety			
	11	Los Angeles, California 90017 Telephone; (213) 624-6900				
Richardson Ober PC 234 E. Colorado Blvd., 8th Floor Pasadena, California 91101 Telephone: 626.449.5577	12	Facsimile: (213) 624-6999 Email: jml@manningllp.com				
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	14	Spile, Leff & Goor LLp 16501 Ventura Boulevard, Suite 610	Realtors and Linda Arlington Seyffert			
	15	Encino, California 91436 Telephone: (818) 784-6899				
	16	Facsimile: (818) 784-5899 Email: aleff@spilelaw.com				
	17	Warren K. Miller, Esq.	Attorneys for Silverwood Properties Inc. and			
	18	Calrson Law Group 21031 Ventura Boulevard, Suite 1100	Kenneth Howard Shapiro			
	19	Woodland Hills, California 91364 Telephone: (818) 996-7800				
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